

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF INDIANA  
INDIANAPOLIS DIVISION

**FILED**

SEP 08 2021

U.S. CLERK'S OFFICE  
INDIANAPOLIS, INDIANA

UNITED STATES OF AMERICA, )  
 )  
 Plaintiff, )  
 )  
 V. ) CAUSE NO.  
 )  
 TASHIA OVERTON, )  
 )  
 Defendant. )  
 1 : 21 -cr- 0264 TWP -TAB

**INDICTMENT**

The Grand Jury charges that:

COUNT 1  
18 U.S.C. § 922(a)(6)  
Making a False Statement during Purchase of a Firearm

On or about March 22, 2021, in Johnson County, Indiana, within the Southern District of Indiana, TASHIA OVERTON, the defendant herein, in connection with the acquisition of a firearm, to wit: a Glock model 19 bearing serial number BTCC825 from US Defense Solutions, a licensed firearms dealer within the meaning of Chapter 44, Title 18, United States Code, did knowingly make a false and fictitious written statement to US Defense Solutions, which statement was intended and likely to deceive US Defense Solutions, as to a material fact to the lawfulness of such acquisition of the said firearm(s) to the defendant under chapter 44 of Title 18, in that the defendant did falsely declare on an ATF Form 4473, Firearms Transaction Record, that her residence and address was 6613 East 52<sup>nd</sup> Place, Indianapolis, Indiana 46226. All in violation of Title 18, United States Code, Section 922(a)(6).

COUNT 2

18 U.S.C. § 924(a)(1)(A)

Making a False Statement with Respect to Information  
Required to Be Kept by Licensed Firearms Dealers

On or about March 22, 2021, in Johnson County, Indiana, within the Southern District of Indiana, the defendant, TASHIA OVERTON, the defendant herein, did knowingly make a false statement and representation to Defense Solutions, a licensed firearms dealer under the provisions of Chapter 44 of Title 18, United States Code, with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Defense Solutions, in that the defendant did falsely declare on an ATF Form 4473, Firearms Transaction Record, that her residence and address was 6613 East 52<sup>nd</sup> Place, Indianapolis, Indiana 46226. All in violation of Title 18, United States Code, Section 924(a)(1)(A).

COUNT 3

18 U.S.C. § 922(a)(1)(A)

Unlicensed Dealing Firearms

From March 18, 2021, through at least April 15, 2021, in the Southern District of Indiana, TASHIA OVERTON, not being a licensed dealer of firearms within the meaning of Chapter 44, Title 18 United States code, did willfully engage in the business of dealing firearms, to wit:

FIREARM PURCHASED	CALIBER	DATE OF PURCHASE	PURCHASE LOCATION
Glock 17, SN#BCGZ274	9mm	4/15/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#PHY231	.40 Cal	4/15/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#PHY229	.40 Cal	4/15/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#PHY234	.40 Cal	4/15/2021	Indiana Firearms INC, Lebanon, IN
Glock 23, SN#BTET322	.40 Cal	4/15/2021	Indiana Firearms INC, Lebanon, IN
Glock 19, SN#BTCZ604	9mm	4/10/2021	Shoot Point Blank, Carmel, IN
Glock 19, SN#BTEH217	9mm	4/10/2021	Shoot Point Blank, Carmel, IN
Glock 19, SN#BTCF863	9mm	4/10/2021	Shoot Point Blank, Carmel, IN
Glock 17, SN#BTAX357	9mm	4/10/2021	Shoot Point Blank, Carmel, IN
Glock G20, SN#BTEM877	10mm	4/8/2021	US Defense Solutions, Greenwood, IN
Glock 17, SN#BTAX455	9mm	4/8/2021	US Defense Solutions, Greenwood, IN
Glock 19, SN#BTCS395	9mm	4/7/2021	The Outdoorsman INC, Greenwood, IN

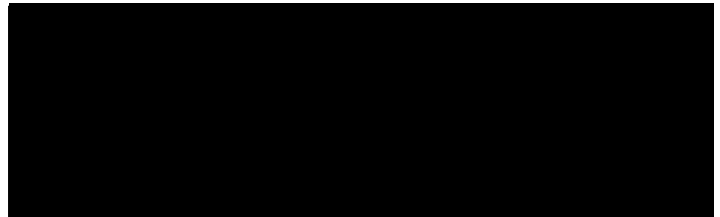
Glock 19, SN#AFDP886	9mm	4/7/2021	The Outdoorsman INC, Greenwood, IN
Glock 19, SN#BTEH276	9mm	4/6/2021	Shoot Point Blank, Indianapolis, IN
Glock 19, SN#BTECE770	9mm	4/6/2021	Shoot Point Blank, Indianapolis, IN
Glock 19, SN#AFKF422	9mm	4/2/2021	Shoot Point Blank, Indianapolis, IN
Glock 19, SN#BTCV781	9mm	4/2/2021	Shoot Point Blank, Indianapolis, IN
Glock 22, SN#1ERN917US	.40 Cal	3/17/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#1ERN877US	.40 Cal	3/17/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#1ERN920US	.40 Cal	3/16/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#1ERN870US	.40 Cal	3/16/2021	Indiana Firearms INC, Lebanon, IN
Glock 17, SN#LCE561	9mm	3/18/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#KXD871	.40 Cal	3/18/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#FCK988US	.40 Cal	3/18/2021	Indiana Firearms INC, Lebanon, IN
Glock 22, SN#MNW319	.40 Cal	3/18/2021	Indiana Firearms INC, Lebanon, IN
Glock 19, SN#BREP448	9mm	3/18/2021	Indiana Firearms INC, Lebanon, IN
Glock 19, SN#BTCC825	9mm	3/22/2021	US Defense Solutions, Greenwood, IN
Glock 45, SN# BTGT471	9mm	3/31/2021	Copperhead Ridge Firearms, Avon, IN
Glock 26, SN#AEVH833	9mm	2/26/2021	Premier Arms, Brownsburg, IN

in violation of Title 18 United States Code, Section 922(a)(1)(A).

FORFEITURE ALLEGATION

1. The allegations contained in this indictment are realleged as if fully set forth herein, for the purpose of alleging forfeiture pursuant to Title 18, United States Code, Section 924 and Title 28, United States Code, Section 2461(c).
2. If convicted of an offense set forth in this Indictment, Defendant herein shall forfeit to the United States any firearm or ammunition involved in or used in such offense.

A TRUE BILL:



JOHN E. CHILDRESS  
Acting United States Attorney

By:

A handwritten signature in black ink, appearing to read "LAWRENCE D. HILTON".

Lawrence D. Hilton  
Assistant United States Attorney